

consideration any real or personal property of which he was seized or possessed.

14. That if I obtain probate I will well and truly collect and administer according to law to the best of my knowledge and ability the property lands and hereditaments goods chattels and credits of the said deceased at the time of his death which at any time after shall come to the power or control hands or possession of me as his executrix or of any other person or persons for me that I will make or cause to be made a true and perfect inventory of all and singular the property lands and hereditaments goods chattels and credits of the said deceased which shall have come to the hands possession or knowledge of me or to the hands or possession of any other person or persons for me and the same so made will sign with my proper hand writing and will exhibit and deposit or cause to be exhibited and deposited the same inventory in the office of the Master in Equity within three calendar months next ensuing the order granting Probate and further that I will make or cause to be made a true and just account of the administration of the estate which I have undertaken as to my receipts and disbursements and as to what portion is retained by me and what portion remains uncollected and the same so made will sign with my proper handwriting and will exhibit and deposit or cause to be exhibited and deposited the same account in the said office of the Master in Equity within fifteen calendar months next ensuing the order granting probate.

15. The reason I have not applied for Probate sooner is that it is only recently that I discovered the said deceased was the owner of the said real estate as the title deeds are lost.

16. The said deceased subsequent to his said Will and Codicils suffered financial reverses and ceased

to reside in Demiliquin aforesaid in One thousand eight hundred and eighty six and after a short residence in Castlemaine and then in Sydney went to Melbourne in One thousand eight hundred and eighty nine and resided there until his death

Sworn at Sydney in the Colony
of New South Wales this fourteenth
day of June One thousand eight
hundred and ninety nine

Before me

Florence Elliott

M. W. J. Macarthur

A Commissioner of the Supreme Court of Victoria
for taking affidavits in New South Wales

71*500

In the Supreme Court of the Colony
of Victoria.

IN THE PROBATE JURISDICTION.

IN THE Will and Testaments of
George Elliott, late of the Colony
of Victoria and formerly of
Melbourne, New South Wales
and Domingo Victoria Brewer
deceased.

AFFIDAVIT OF

**Publication of Notice,
and search.**



W. M. B. Silling
per

James H. H. H. H.
Bentley

Cuthbert & Co., Law Stationers, Chancery Lane, Melbourne.

In the Supreme Court of the
Colony of Victoria.

IN THE PROBATE JURISDICTION.

IN THE Will and Codicils of George Elliott
late of South Melbourne in the Colony
of Victoria but formerly of Deniliquin
New South Wales and Bendigo Victoria
Brewer deceased.

I Vincent Playdell Beeton Rymer of 72nd Queen's Buildings, Coltham Street
Melbourne in the Colony of Victoria
make oath and say

1. That the following advertisement duly appeared in the *Age*
Newspaper published in Melbourne on the *thirtieth* day of
May 1899 namely "After fourteen days
" application will be made to the Supreme Court of Victoria
" that Probate of the Will and two Codicils of George
" Elliott late of South Melbourne Victoria out of
" business but formerly of Deniliquin New South Wales
" and Bendigo Victoria Brewer deceased may be granted
" to Florence Elliott of Darlington Sydney New South
" Wales Widow the Executrix appointed by the said Will
" leave being reserved to Joseph Steele Brain of Deniliquin
" aforesaid the Executor appointed by the said Will to
" come in and prove the same Dated this 29th day
" of May 1899 Vincent Beeton Rymer Solicitor Chambers
" Bull Street Bendigo Proctors for the Executrix"

2. That I have since the date of the death of the above-named deceased
searched in the Office of the Registrar General of the Colony of Victoria
and find that no Will of the said deceased is deposited there.

3. That I have this day searched in the proper Office of the Master in
Equity of this Honorable Court and find that no caveat has been lodged
in this matter.

Sworn at *Melbourne* in the Colony
of Victoria this *19* day of *June*
One thousand eight hundred and *ninety*
nine

Before me

Wm Macdonald

Vincent Beeton Rymer

71*500

IN THE SUPREME COURT.
OF THE COLONY OF VICTORIA.

PROBATE JURISDICTION.

IN THE *Will and Codicils*
of *George Elliott* late
of *South Melbourne* in the Colony
of Victoria *out of business but* ~~deceased~~
formerly of Denilequin, New
South Wales and Bendigo
Victoria. Brewer deceased

P R A E C I P E .

To Registrar that

Probate
herein may be granted to *Florence*
Elliott of Darlington
Sydney in the Colony of
New South Wales *Widow*
the *Executrix* named in the
said *Will*, leave being reserved
to *Joseph Steele & Co.* of
Denilequin aforesaid *Commission*
Agent the *Executor* named
therein to come in and prove
the same at any time.

100

J. Russell
19.6.92
Wm. Russell
for

Harston, Partridge & Co., Printers, Melbourne.

Quick Hyett & Rymer
Bendigo